

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appl. No. : 10/563,463
Applicant : Kimoon KIM, et al.
Filed : January 5, 2006
TC/A.U. : 1639
Examiner : Christopher M. Gross

Docket No. : 1751-393
Customer No. : 06449
Confirmation No. : 1347

DECLARATION

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Dear Sir:

We, Kimoon Kim, Jin Koo Kang, Sang Yong Jon, Selvapalam Narayanan and Dong Hyun Oh, declare as follows:

1. That we have read and understood the Office Action dated December 28, 2009, including the provisional rejection of claims 1-3 and 7-9 under 35 U.S.C. 102(f), alleging that we did not invent the claimed subject matter. We understand that claims 1-3 and 7-9 are pending in the United States Patent Application Serial No. 10/563,463 ("Present Application") after claims 4-6 have been cancelled in the Amendment filed on October 6, 2009.

2. That as set forth in the declaration filed on October 6, 2009, we are the sole inventors of claims 1-3 and 7-9 and co-inventors of claims 4-6 with Woo Seong

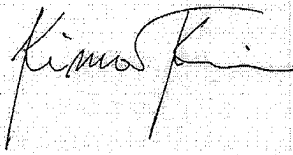
Jeon and Kangkyun Baek. Neither Woo Seong Jeon nor Kangkyun Baek contributed to conception or reduction to practice of the subject matter of any of claims 1-3 and 7-9.

3. That we understand that Korean patent application No. 10-2003-0045523 ("Korean Application"), to which the Present Application claims priority under 35 U.S.C. 119(a) –(d), contains claims corresponding to claims 1-3, 4-6 and 7-9 of the Present Application. The Korean Application lists Kimoon Kim, Jin Koo Kang, Woo Seong Jeon, Sang Yong Jon, Selvapalam Narayanan, and Dong Hyun Oh as inventors. Kangkyun Baek is not listed as an inventor of the Korean Application.

4. That Kangkyun Baek contributed to the conception and reduction to practice of the subject matter of claims 4-6. The reason Kanghyun Baek was not listed as an inventor of the Korean Application was our oversight and error at the time of filing the Korean Application, *which was discovered during a process of filing the Present Application in the U.S. claiming priority to the Korean Application.*

5. The undersigned further declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

By:



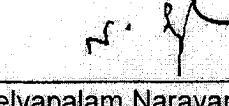
Kimoon Kim

Mar. 30, 2010

Date

Jin Koo Kang March. 30 . 2010
Jin Koo Kang Date

 Mar. 30. 2010
Sang Yong Jon Date

 3/30. 2010
Selvapalam Narayanan Date

 3.30.2010
Dong Hyun Oh Date